

REMARKS

Claims 15-19 and 26-32 are pending. Claims 15, 26, 27 and 30 have been amended. No new matter has been added.

Claims 15-19 and 26-32 were rejected under 35 USC 102(e) as being anticipated by Kusmierczyk, U.S. Patent 5,828,992. This rejection is respectfully traversed.

Claim 15 has been amended to clarify that the first screen is displayed on the display unit and this screen displays a plurality of selectable language options. It is by one of these selectable language options that the user can switch the display language.

The Examiner considers that screen 2A of Kusmierczyk corresponds to a screen for selecting a display language because the user can select a language from this screen by selecting the function key F3. Applicant respectfully submits that the function key F3 is what is used to change the display between Russian and English (see Figs. 2A and 2B). The screen 2A is not actually a screen for selecting a display language, because there is no means for selecting the display language located on the actual screen. The function key F3 is what is displayed and used for the language change. Kusmierczyk fails to teach or suggest a display which displays a plurality of selectable language options. Accordingly, the features of claim 15 are not taught or suggested by Kusmierczyk.

Claims 26, 27 and 30 recite substantially the same feature discussed above in connection with claim 15, and thus are allowable for the same reasons.

The dependent claims are allowable at least due to their respective dependencies. Applicant respectfully requests that this rejection be withdrawn.

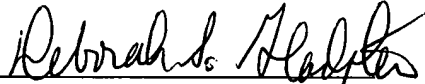
In view of the above, each of the presently pending claims in this application is believed to be in immediate condition for allowance. Accordingly, the Examiner is respectfully requested to withdraw the outstanding rejection of the claims and to pass this application to issue.

In the event that the transmittal letter is separated from this document and the Patent Office determines that an extension and/or other relief is required, Applicant petitions for any required

relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to **Deposit Account No. 03-1952** referencing docket no. 325772015100.

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Respectfully submitted,

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